

Name (print)

Office (if applicable)

District (if applicable)

Contributions in Excess of \$100 or, When Added Together from One Contributor Exceeds \$100

| CONTRIBUTOR'S NAME AND ADDRESS | DATE OF EACH CONTRIBUTION | AMOUNT OF EACH CONTRIBUTION | CHECK HERE IF LOAN |
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District (if applicable)

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PAGE _____ OF _____

Name (print)

Office (if applicable)

District (if applicable)

Expense Categories

| CATEGORIES | CODE |
|---|------|
| Office expenses | A |
| Expenses related to volunteers | B |
| Expenses related to travel | C |
| Expenses related to advertising | D |
| Expenses related to paid staff | E |
| Expenses related to consultants | F |
| Expenses related to polling | G |
| Expenses related to special events | H |
| ** Goods and services provided in kind for which money would otherwise have been paid | I |
| Other miscellaneous expenses | J |

**** NRS 294A.362 requires "In Kind" contributions and expenses to be reported on a separate form, which is attached.**

Name (print)

Office (if applicable)

District (if applicable)

Expenses in Excess of \$100

| NAME AND ADDRESS OF PERSON, GROUP OR ORGANIZATION WHO RECEIVED THE PAYMENT FOR THE EXPENSE(S) | CATEGORY (See Previous Page) NRS 294A.365 | DATE OF EACH EXPENSE | AMOUNT OF EACH EXPENSE |
|---|---|-------------------------|---------------------------|
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Name (print)

Office (if applicable)

District (if applicable)

Expenses of \$100 or Less

| DATE OF EACH EXPENSE | AMOUNT OF EACH EXPENSE | CATEGORY |
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| DATE OF EACH EXPENSE | AMOUNT OF EACH EXPENSE | CATEGORY |
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IN KIND CONTRIBUTIONS AND EXPENSES REPORT

NRS 294A.362 REQUIRES IN KIND CONTRIBUTIONS AND EXPENSES TO BE REPORTED SEPARATELY. REPORT ALL IN KIND CONTRIBUTION AND EXPENSES ON THE FOLLOWING PAGES.

IN KIND CONTRIBUTION IS DEFINED AS THE VALUE OF SERVICES PROVIDED IN KIND FOR WHICH MONEY WOULD HAVE OTHERWISE BEEN PAID.

In kind contributions and expenses include: paid polling and resulting data, paid direct mail, paid solicitation by telephone, any paid paraphernalia that was printed or otherwise produced to promote a campaign and the use of paid personnel to assist in a campaign. An in kind contribution may also include, but is not limited to: goods and services such as billboards, office space, printing, food and beverage and yard signs.

The donor of in kind contributions shall furnish to the recipient (candidate or other person), a written statement setting forth the actual cost of those services or the fair market value within 30 days after the time he furnishes those services. (NAC 294A.043)

Examples of in kind contributions: (1) A person contributes billboard space and does not charge the candidate. The candidate would report the fair market value or actual cost of the billboard space as an in kind contribution; (2) A person pays for the printing cost of political signs for a candidate. The candidate would report the actual cost or fair market value of printing the signs as an in kind contribution.

Example of in kind expenses: (1) A person contributes the use of a large room to a candidate as an in kind contribution. Once the candidate utilizes the room it becomes an in kind expense to be reported.

Name (print)

Office (if applicable)

District (if applicable)

IN KIND

Contributions in Excess of \$100 or, When Added Together from One Contributor Exceeds \$100

| CONTRIBUTOR'S NAME AND ADDRESS | DATE OF EACH IN KIND CONTRIBUTION | DESCRIPTION OF EACH IN KIND CONTRIBUTION | VALUE OR COST OF EACH IN KIND CONTRIBUTION | CHECK HERE IF LOAN |
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District (if applicable)

Contributions of \$100 or Less

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PAGE _____ OF _____

Name (print)

Office (if applicable)

District (if applicable)

IN KIND
Expenses in Excess of \$100

| NAME AND ADDRESS OF PERSON, GROUP OR ORGANIZATION WHO RECEIVED THE IN-KIND GOOD(S) OR SERVICE(S) | DESCRIPTION OF EACH IN-KIND EXPENSE | DATE OF EACH IN-KIND EXPENSE | VALUE OR COST OF EACH IN-KIND EXPENSE |
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Name (print)

Office (if applicable)

District (if applicable)

IN KIND

Expenses of \$100 or Less

| DATE OF EACH IN-KIND EXPENSE | VALUE OR COST OF EACH IN-KIND EXPENSE | DESCRIPTION OF EACH IN-KIND EXPENSE |
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Prescribed by Secretary of State
NRS 294A.120, 294A.140, 294A.150
294A.200, 294A.210, 294A.220, 294A.362

State of Frustration



RECEIVED

Office of
Carolyn A. Bauer
Sovereign Citizen of the Nevada
P. O. Box 10814
Reno, Nevada 89510

03 JAN 15 A9:40

REGISTRAR
OF
VOTERS

January 6th, in the year of our Lord and Savior Jesus Christ 2003

Mr. Heller,

The following is a request for a waiver of the civil penalty for both the first and second filings.

The "Good Cause" for waiving these penalties is: On October 31, Nevada Day in the year of our Lord 2002 in the Supreme Court of the State of Nevada concerning the Dzul v. State 118 Nev. Adv. Op. No. 71, No. 37880 the OPINION by the Court, BECKER, J. states:

"The Fifth Amendment has long been interpreted to mean that a defendant may refuse "to answer official questions put to him in any . . . **proceeding, civil or criminal, formal or informal**, where the answers might incriminate him in future criminal proceedings." A defendant therefore retains his Fifth Amendment rights in the sentencing process.

"**A state may not impose substantial penalties** on a person who decides to invoke his right against self-incrimination. Thus, we have held that "[i]mposition of a harsher sentence based upon the defendant's exercise of his constitutional rights is an abuse of discretion." A sentencing court may not draw any adverse inference from a defendant's silence during sentencing." (emphasis added)

I have claimed this right and I can find no evidence that your form which is filled with "official questions" is not of a "**civil or criminal, formal or informal**" nature. If your demand that I answer your "official questions" on your form of inquiry is something other than "official questions put to [me] in any . . . **proceeding, civil or criminal, formal or informal**, where the answers might incriminate [me] in future criminal proceedings," please explain how your demanded answers do not fit into one of these four standards noted by the Nevada Supreme Court. If your demand is within "any" one of these four standards then how can you demand that I file the form under penalties of perjury?

Please explain. **I will need to know.** I hope these questions do not place you on the classic, "**Horns of Dilemma**" as you have claimed in the past. They seem like simple enough questions but I will ask again on the attached form to make sure you understand. If you do not wish to use the form please answer the questions asked on the form individually on your own stationary.

There are 9 additional reasons (plus this one) to waive the penalty listed on the attached letter but as the *Dzul v. State* ruling JUST occurred in the Nevada Supreme Court I must accept it (in the famous words of Vice President Al Gore as recorded by the *Manchester Union Leader*, September 6, 1997) as the "controlling legal authority" on whether or not I am allowed by law to refuse to testify under penalties of perjury as I believe your form contains, **"official questions"** demanded of me in a **"formal"** manner concerning what the Nevada Legislature **falsely calls a "civil"** matter which **"answers might incriminate [me] in future criminal proceedings."** I have established a good faith belief, and you have offered no evidence to the contrary, that I have the RIGHT to refuse to testify on your Contribution & Expense Forms for August 27th, October 29th, 2002 and January 15th, 2003 without the State of Nevada government **"impose[ing] substantial penalties on" me because I decided, "to invoke [my] right against self-incrimination"** and you have formally informed me that your form is not acceptable without it being **AFFIRMED** (which violates my religious beliefs) under penalties of perjury. This, of course, makes it impossible to comply without surrendering my constitutionally guaranteed rights which I have no legal obligation to do.

Please remember that my good faith beliefs are also founded in the maxims of law which include but are not limited to the following maxims:

Quod dubitas, ne feceris. **When you doubt, do not act.**

Non in legendo sed in intelligendo leges consistunt. **The laws consist not in being read, but in being understood.**

Ubi jus incertum, ibi jus nullum. **Where the law is uncertain, there is no law.**

Jurare est Deum in testum vocare, et est actus divini cultus. **To swear is to call God to witness, and is an act of religion.**

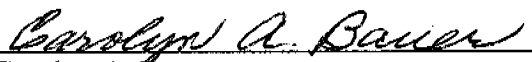
Qui jure suo utitur, nemini facit injuriam. **He who uses his legal rights, harms no one.**

Nemo tenetur armare adversarum contra se. **No one is bound to arm his adversary.**

Error qui non resistitur, approbatur. **An error not resisted is approved.**

Quod alias bonum et justum est, si per vim vel fraudem petatur, malum et injustum efficitur. **What is otherwise good and just, if sought by force or fraud, becomes bad and unjust.**

I do hereby solemnly swear **(to affirm is religiously repugnant to me and you know this and yet continue to demand me to do so under threat of penalty)** in the name of God, Jesus Christ that all of the above is true and correct and I have personal knowledge of all of the above. All of the above is an unqualified statement of truth.


Carolyn A. Bauer

Are the Contribution & Expense Forms for August 27th, October 29th, 2002 and January 15th, 2003:

Yes

No

Unsure

Other

Yes

No

Unsure

Other

Yes

No

Unsure

Other

Yes

No

Unsure

Other

Yes

No

Unsure

Other

If other please explain

Date, _____